1	Ryan A. Hamilton, Esq. Nevada Bar No. 11587	
2	HAMILTON LAW	
3	5125 S. Durango Dr.	
	Las Vegas, NV 89113 (702) 818-1818	
4	(702) 974-1139 fax	
5	ryan@hamlegal.com	
6	Attorney for Plaintiff,	
7	Jin Myung and Derek Kinoshita	
8	UNITED STATES DISTRICT COURT	
9	DISTRICT OF NEVADA	
10	JIN MYUNG, an individual; DEREK KINOSHITA, an individual;	Case No.: 2:24-cv-02182-CDS-NJK
11	Tarvosiirii, an inavada,	ORDER APPROVING
12	Plaintiffs	STIPULATION TO EXTEND
13	vs.	THE TIME FOR PLAINTIFFS' RESPONSE TO COLONIAL
14	DECDECT LLC a Navada limitad	VAN LINES' MOTION TO
	RESPECT, LLC, a Nevada limited liability company; COLONIAL VAN	DISMISS
15	LINES d/b/a MOVING VAN LINES,	[ECF No. 12]
16	a foreign corporation;	[]
17	Defendants	
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	Paged on the stipulation of souncel, and good sough appearing	
20	Based on the stipulation of counsel, and good cause appearing	
21	therefore, the Court finds that:	
22	1. That on or about November 21, 2024, Defendant CVL removed	
23	this case from the Eighth Judicial District of Clark citing federal question	
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under the Carmack Amendment, 49 U.S.C. § 14706, as the basis for subject matter jurisdiction;

- 2. Defendant CVL also filed a 12(b)(6) motion to dismiss Plaintiffs' Complaint that same day. Plaintiffs' response to CVL's motion to dismiss is due December 5, 2024;
- 3. Counsel for Plaintiff has not had the opportunity to prepare a response to the motion to dismiss or a proposed amended complaint due to the most recent Thanksgiving holiday and travel;
- 4. Counsel for the parties conferred via phone call earlier today and discussed the possibility of stipulating to Plaintiffs amending their complaint to address the concerns raised in the motion to dismiss;
- 5. Counsel for Defendant Respect, LLC, accepted service of process on behalf of his client on October 1, 2024. To date, Respect, LLC has not responded to Plaintiffs' Complaint.

1 6. Counsel for CVL agreed to stipulate to allow Plaintiffs ten 2 additional days to respond to CVL's motion to dismiss, to and including 3 December 16, 2024. On or before that date, Plaintiffs will either file a response to CVL's motion to dismiss or request leave (via motion or 4 5 stipulation) to file an amended complaint. 6 DATED this 4th day of December 2024. DATED this 4th day of December 2024. 7 /s/Ryan A. Hamilton /s/Michael C. Mills 8 Ryan A. Hamilton, Esq. Michael C. Mills, Esq. 9 Nevada Bar No. 11587 **BAUMAN LOEWE WITT &** HAMILTON LAW MAXWELL, PLLC 10 5125 S. Durango Drive 7251 W. Lake Mead Blvd., Suite 359 Las Vegas, NV 89113 Las Vegas, NV 89128 11 Ryan@HamLegal.com mmills@blwmlawfirm.com 12 Attorney for Plaintiffs, Attorney for Defendant, Jin Myung and Derek Kinoshita Colonial Van Lines d/b/a Moving 13 Van Lines 14 15 **ORDER** 16 IT IS HEREBY ORDERED that plaintiffs Jin Myung and Derek 17 Kinoshita's response to defendant CVL's motion to dismiss is extended to 18 19 and including, December 16, 2024. 20 Dated: December 6, 2024

UNITED STATES DISTRICT JUDGE

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